# 'Santa Rosa County Sheriff's Office 16-629



Santa Rosa County Sheriff's Office

	1 11 1 1 1
Sheriff Wendell Hall	5 R5006 CAD066391

CITIZEN COMPLAINT REPORT Violatin Date of Incident: 6/13/16 Nature of Complaint: Location of Incident: 5/23 N. Aspost Member(s) Involved: Elizabeth Schry Chris Thanky Deputy NIX) Complainant: Elizabeth Scholy Date of Birth: 3-71-82 502 Fitzgera & 50 Telephone #: 368-565) Address: I notitied the don't Both witnesses Aris exiting his house in direct violation contracted while neither saw Chris, BOTH SAW MY reaction and Crying I hereby swear and affirm that the above and all attached statements and/or documentation are true and correct to the best of my knowledge. I have fully read and understand the attached Florida State Statute § 112.533 regarding the Receipt and Processing of Complaints. Specifically, I acknowledge that until this investigation is completed, I am not to discuss my complaint with anyone other than the Deputy assigned to investigate my complaint or my legal representative. told me to mait and Complainant's Signature: BECAUSE HE DID THIS IN 6SCAMBJA Sworn to and subscribed before me this 11" day of AUGUST THE ONLY ONE WOVLD BG THEN ADVISED ME TO Richard Thomley are SRSO 03-109 Chris Thanley need pursued for

or obstruction for lying total

## Santa Rosa County Sheriff's Office

ADMINISTRATIVE INVESTIGATIONS DIVISION CITIZEN COMPLAINT REPORT (Cont.)	
	man make a state of the state
	2 2 1000

Page 2 of 4

Initials!

#### Santa Rosa County Sheriff's Office

#### 112.533 Receipt and processing of complaints.--

- Every law enforcement agency and correctional agency shall establish and put into operation (1) a system for the receipt, investigation, and determination of complaints received by such agency from any person.
- (2) (a) A complaint filed against a law enforcement deputy or detention deputy with a law enforcement agency or correctional agency and all information obtained pursuant to the investigation by the agency of such complaint shall be confidential and exempt from the provisions of s. 119.07(1) until the investigation ceases to be active, or until the agency head or the agency head's designee provides written notice to the deputy who is the subject of the complaint, either personally or by mail, that the agency has either:
  - Concluded the investigation with a finding not to proceed with disciplinary 1. action or to file charges; or
  - Concluded the investigation with a finding to proceed with disciplinary action 2. or to file charges.

Notwithstanding the foregoing provisions, the deputy who is the subject of the complaint may review the complaint and all statements regardless of form made by the complainant and witnesses immediately prior to the beginning of the investigative interview. If a witness to a complaint is incarcerated in a correctional facility and may be under the supervision of, or have contact with, the deputy under investigation, only the names and written statements of the complainant and no incarcerated witnesses may be reviewed by the deputy under investigation immediately prior to the beginning of the investigative interview.

- This subsection does not apply to any public record which is exempt from public (a) disclosure pursuant to F.S.S. 119.07(3). For the purposes of this subsection, an investigation shall be considered active as long as it is continuing with a reasonable, good faith anticipation that an administrative finding will be made in the foreseeable future. An investigation shall be presumed to be inactive if no finding is made within 45 days after the complaint is filed.
- (a) Notwithstanding other provisions of this section, the complaint and information shall be available to law enforcement agencies, correctional agencies, and state attorneys in the conduct of a lawful criminal investigation.
- A law enforcement deputy or detention deputy has the right to review his or her official (1) personnel file at any reasonable time under the supervision of the designated records custodian. A law enforcement deputy or detention deputy may attach to the file a concise statement in response to any items included in the file identified by the deputy as derogatory, and copies of such items must be made available to the deputy.

Page 3 of 4 Initials:

### Santa Rosa County Sheriff's Office

Any person who is a participant in an internal investigation, including the complainant, the (2) subject of the investigation, the investigator conducting the investigation, and any witnesses in the investigation, who willfully discloses any information obtained pursuant to the agency's investigation, including, but not limited to, the identity of the deputy under investigation, the nature of the questions asked, information revealed, or documents furnished in connection with a confidential internal investigation of an agency, before such complaint, document, action, or proceeding becomes a public record as provided in this section commits a misdemeanor of the first degree, punishable as provided in F.S.S. 775.082 or F.S.S. 775.083. However, this subsection does not limit a law enforcement or detention deputy's ability to gain access to information under paragraph (2)(a). Additionally, a sheriff, police chief, or other head of a law enforcement agency, or his or her designee, is not precluded by this section from acknowledging the existence of a complaint and the fact that an investigation is underway.

History.— F.S.S. 3, ch. 74-274; F.S.S. 3, ch. 82-156; F.S.S. 1, ch. 82-405; F.S.S. 1, ch. 83-136; F.S.S. 1, ch. 87-59; F.S.S. 2, ch. 89-223; F.S.S. 1, ch. 90-32; F.S.S. 31, ch. 90-360; F.S.S. 3, ch. 93-19; F.S.S. 722, ch. 95-147; F.S.S. 39, ch. 96-406; F.S.S. 2, ch. 98-249; F.S.S. 2, ch. 2000-184.

Page 4 of 4 Initials:

SRSO 03-109

Revised: 09/24/2007